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May 7, 2003

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MAY - 7 2003

Marlene H. Dortch, Esq. Secretary Federal Communications Commission 445 12th Street, SW Washington, DC 20554

FEDERAL COMMUNICATIONS COMMISSION
OFFICE OF THE SECRETARY

Re:

Amendment of Section 73.202(b), Table of Allotments

FM Broadcast Stations

(Apopka, Maitland, and Homosassa Springs, Florida)

MB Docket No. 03-24, RM-10636

Request For Prompt Action on Rule Making

Dear Ms. Dortch:

On behalf of Cox Radio, Inc., we respectfully request that the FCC promptly grant the above-referenced, unopposed rulemaking to amend the FM Table of Allotments.

On May 2, 2002, Cox Radio filed a petition for rulemaking proposing (a) to delete Channel 237A at Apopka, allot Channel 237C3 at Maitland, Florida, and modify the license of WPYO(FM) accordingly and (b) to relocate the transmitter site of WXCV(FM) and modify the license of WXCV(FM) accordingly. In response to Cox Radio's petition, on January 31, 2003, the FCC released a Notice of Proposed Rule Making proposing to adopt Cox Radio's proposal because it would serve the public interest. On March 21, 2003, Cox Radio timely filed comments confirming its continuing interest in the proposal. On April 8, 2003, the comment period closed, and no other parties filed comments or reply comments.

Accordingly, the rulemaking is now ripe for a decision. Prompt grant of Cox Radio's proposal would expedite the provision of first local service to Maitland, Florida, thereby serving the public interest.

In light of the foregoing and for the reasons previously set forth in its petition for rulemaking and comments, Cox Radio respectfully requests that the FCC promptly grant the above-referenced rulemaking.

Marlene H. Dortch, Esq. May 7, 2003 Page 2

Please feel free to contact me if you have any questions regarding this matter.

Respectfully submitted,

Kevin F. Reed

cc: Mr. John A. Karousos (Assistant Chief, Audio Division, Media Bureau) (date-stamped copy, via hand delivery)

Ms. Deborah A. Dupont (Audio Division, Media Bureau)

(date-stamped copy, via hand delivery)

WXOF, Inc. (via First Class mail)

James L. Koerner, Esq. (Counsel for WXOF, Inc.) (via First Class mail)